

eighteen months to two years' imprisonment, it is said the punishment may be cumulative, so that one defendant charged with more than one offense may face a punishment equal to the accumulated penalties for all his offenses.

"I desire to say to the public and for the satisfaction of my friends both in the union and outside of labor union circles, that I am innocent of knowingly having violated any law of the United States or of any law of any State in the Union," said Ryan. "Therefore I have no fear of a trial and I am absolutely confident and know that I will be able to prove myself innocent of any charge whatsoever before any fair-minded Court and jury in the country."

"I am indeed proud of the work which I have been able to accomplish in my long years of service and alliance with an organization that has, on the whole, done so much to elevate American citizenship."

Hoskins said: "I wish to say to the general public and also to my friends both in and out of the union, that I am absolutely innocent of having violated any law, and I will have no trouble when the time comes of proving to the satisfaction of every fair-minded citizen that I am not guilty of knowingly having violated any law or committed any offense."

CHICAGO, Feb. 14.—R. H. Houghlin, financial secretary of the Chicago local of the Bridge and Structural Iron Workers' Union, was arrested here today with James Conney, business agent of the ironworkers' union; William Schoupe, former business agent, and James Coughlin, a member of the union. The men were arrested before a United States Commissioner, furnished bail and expressed their willingness to go to Indianapolis for trial when they are wanted. They are charged with conspiracy and with taking part in the transportation of dynamite from one State to another.

INDIANAPOLIS, Ind., Feb. 14.—Frank M. Ryan, president of the International Association of Bridge and Structural Iron Workers; Herbert S. Hoskins, successor of John J. McNamara as secretary-treasurer of the iron workers; John I. Butler, second vice-president, and Fred Sherman, local business agent, were arrested here today charged with conspiracy in the alleged dynamite conspiracy. Spurgeon P. Meadows was also arrested. He is a member of the Carpenters' Union and is alleged to have been implicated in local dynamite.

M. J. Young, a member of the Iron Workers Executive Board, who surrendered in Boston, is charged with assisting McManis in blowing up a section of the Boston Opera House in March, 1906, and with having sent McManis to Springfield, Mass., last April, where part of the municipal buildings were blown up.

MILWAUKEE, Wis., Feb. 14.—W. E. Hedin and Herman G. Seifert were arrested by United States Marshal Harry A. Well and deputies this morning at their homes in Milwaukee on charges of conspiracy.

PHILADELPHIA, Feb. 14.—Michael J. Cunnane, business agent of the Structural Iron Workers' Union, was arrested here today by United States Marshal Harry A. Well and deputies on charges of conspiracy.

ST. LOUIS, Mo., Feb. 14.—John Barry, former business agent of the Bridge and Structural Iron Workers, and Paul Morris, who was active in raising a defense fund for the McNamara, were arrested here today on indictments returned recently in Indianapolis.

KANSAS CITY, Mo., Feb. 14.—M. J. Brown, secretary and business agent of the local union of Structural Iron Workers, was arrested here today. Later W. J. McCann, business agent of the International Bridge and Structural Iron Workers, was arrested. Brown was business agent of the association in August, 1910, at the time the million-dollar bridge over the Missouri River here was dynamited. McCann succeeded him.

CANTON, Pa., Feb. 14.—M. B. Hansen, former business agent of the Structural Iron Workers, was arrested here today by the Federal authorities.

CLEVELAND, O., Feb. 14.—Peter J. Smith, business agent of the Cleveland branch of the Bridge and Structural Iron Workers' Union, and George Nipper Anderson, a member, were arrested today. The men are charged with having dynamited a building with John J. McNamara, confessed dynamiter, when he was in Cleveland last July.

DETROIT, Mich., Feb. 14.—Frank J. Murphy, walking delegate of the International Association of Bridge and Structural Iron Workers, was arrested here today by the Federal authorities.

SPRINGFIELD, Ill., Feb. 14.—The Federal officers here report that James H. Ray and Edward J. Ryan, officers of the Structural Iron Workers' Union at Peoria, were arrested today.

DENVER, Feb. 14.—Henry W. Loggins, who was a member of the Executive Board of the International Association of Bridge and Structural Iron Workers, was arrested here today. Loggins formerly lived at Peoria, but came here recently for his health.

DAVENPORT, Ia., Feb. 14.—Daniel Buckley, business agent of the local Iron Workers Union, was arrested here today in connection with the dynamite conspiracy indictments at Indianapolis.

STRAINSBURG, N. Y., Feb. 14.—E. Phillips, secretary and treasurer, and John Carroll, recording secretary of the local Union of Structural Bridge and Ironworkers, were arrested here early today by United States Marshal Wilkin and Secret Service Agent Black. The Federal warrant charges them with aiding and abetting in the transportation of dynamite through the United States.

CINCINNATI, O., Feb. 14.—Two arrests were made here today by United States Marshal Eugene Lewis on indictments in the Indianapolis dynamite conspiracy probe. The prisoners are Edward Clark, former business agent of the local Ironworkers' Union, and Ernest Smith, former business agent of the Indianapolis Ironworkers' Union No. 2. Both are charged with conspiracy to ship dynamite from Indiana into Ohio. A third arrest was expected soon.

DULUTH, Mich., Feb. 14.—Fred Mooney, connected with the Structural Iron Workers' Union, was arrested here today.

COLUMBIAN HEADACHE. LAXATIVE. BRILLIANT. The only one that will cure you. No other. Call for it. Look for the name of W. G. BAKER.

FAKED BRANDT RECORD, DETECTIVE TELLS GRAND JURY

Woolridge Admits He Lied in Report of Previous Crimes—Justice Gerard Declines to Act for Gov. Dix in the Case.

(Continued from First Page.)

when he sees Gov. Dix to-morrow night, advise the Governor to pardon Brandt. However, the Governor will probably insist upon a thorough investigation, but into the Brandt case proper, but into representations which were made to him when he decided that he should refuse to issue a pardon or commutation in the case and ordered the papers sealed.

ROBALSKY'S ACTION IS CONSIDERED AS ILLEGAL.

Justice Robalsky's action in reopening the case yesterday has been declared illegal by half a dozen Supreme Court Justices. The Attorney-General and the District Attorney, in view of the comment his ruling caused, Judge Robalsky decided today to abandon his purpose to arraign Brandt this afternoon to plead to the old indictments charging burglary in the first degree and assault. It is the present intention of Judge Robalsky to wait the decision of Justice Gerard in the habeas corpus proceedings. In reaching that decision it appears, according to Albany dispatches, that Judge Robalsky saved himself a lot of trouble.

Asked at his office in Albany today if Judge Robalsky could reopen the Brandt case without his consent, the Attorney-General said: "How can he re-try Brandt until he obtains the custody of the prisoner to bring him before the bar?" "Brandt is now in the custody of the State," continued Mr. Carmody. "He can go only where the State says and do what the State permits. He is physically in the custody of a jailer from the prison in which he is confined. This man will deliver him only to such authorities as are designated by the warden of the prison, who in turn will act only under the order of the Superintendent of Prisons."

"The Superintendent of Prisons will set only on the authority of the Attorney-General, who is by law the adviser of all State officers as to the proper discharge of their duties. Practically, the red tape is simplified, as the officer in charge of the prison will deliver him only upon my order as representing the Superintendent of Prisons."

"There is no misunderstanding be-

tween the Governor and myself regarding the course of procedure to be followed in the Brandt case," declared the Attorney-General, "and there never has been any misunderstanding in the matter. I have had but one opinion regarding this case, from the time I first examined it, and that was that the matter was entirely within the jurisdiction of the Governor and that there should be a thorough investigation of everything that took place at the time that Brandt was convicted and sentenced to prison. These facts will be brought out at the hearings which will be conducted by Justice Gerard."

"District Attorney Whitman and I are thoroughly in accord in regard to what procedure should be followed, and we are co-operating in carrying out our plan into effect."

The Governor was not advised until this afternoon of Justice Gerard's opinion that he is prohibited by law from accepting the appointment.

Attorney-General Carmody believes Justice Gerard may legally accept the commission. He cited a recent precedent in which Justice De Angelis of Ulster accepted a designation by the Governor to review the charges against Sheriff Wyker of Onondaga County. Wyker was removed on Justice De Angelis's report.

The constitution says Justices of the Supreme Court "shall not hold any other office or public trust," but the courts have held that the term "office or public trust" refers to a permanent public trust or employment to be exercised generally.

Judge Robalsky, naturally, has been keeping in touch with the situation since last night. Before starting for his duties today he said to an Evening World reporter:

"In view of the statements in the morning papers that I might be compelled to withhold any action in my court looking toward the retrial of the Brandt case by the authority of the Supreme Court, I wish to say that I have no intention of interfering in any way with the work of Justice Gerard in this matter. There will be no further proceedings in my court until Justice Gerard disposes one way or the other of the habeas corpus proceedings before him."

Banker Schiff's Full Testimony to Grand Jury, Accusing Brandt

From the official minutes of the Grand Jury which indicted Brandt, the full stenographic report of Banker Mortimer L. Schiff's testimony before that body is here given:

Grand Jury of the County of New York.

Court of General Sessions of the Peace.

The People of the State of New York.

Against

Lawrence E. Foulke.

March 2, 1907.

Mortimer L. Schiff being duly sworn by the foreman testified as follows:

Q. Mr. Schiff, you are a banker?

A. Yes, sir.

Q. Mr. Schiff, will you tell us what you know about the assault?

A. Well, Friday evening, March 1, I returned with Mrs. Schiff shortly before 10 o'clock. Mrs. Schiff retired to her room to bed and I sat in the front sitting room for half or three-quarters of an hour.

Q. At about half past 10 or twenty minutes until 11 I walked back to my dressing room, which is in the extreme rear of the house on the second floor, and put out the lights, as is my custom. When I got there by the time I got to the door of my dressing room, which was closed, the hall was in darkness.

Q. As I opened the door of my dressing room I felt a very violent blow on my head. I did not know at first what struck me, and I jumped to the switch, which is right at the door, the room being in darkness, and lighted the light and saw a man standing over me brandishing a club of some kind. I at first did not recognize who it was, but then recognized it was a former discharged servant of mine, by name Lawrence E. Foulke, who said to me that I should lay everything I forgot one point. Before I recognized him I said, thinking it was just a burglar, I said, "Now don't hit me again. I will give you whatever money I have in my pocket." Then I recognized him. He said, "Put all the money that you have got on the dressing room table here."

Q. FELT DISCRETION BETTER PART OF VALOR.

I was unarmed and he had this club, which he was brandishing over me all the time. I felt discretion was the better part of valor. I tried to emphasize with him, telling him how foolish it was for a young man to start in on a career of crime and that he could not gain anything by it. He said he wanted to do me up, and he knew, even if I were caught, he would only get two or three years. I kept on talking to him. I said, "Now, if you trust me, I will trust you, and if you will go quietly I will let you go and give you everything."

He told me a long story about being out of work, being discharged, and all that sort of business. I said, "I will help you."

Finally, after quite a lengthy conversation that must have lasted a quarter of an hour, in the mean time he had dropped his club next to me and put his hand this way in his hip pocket (indicating). He had his coat and shoes off. I said, "Why do you keep your hand on your pocket?" He said, "I have got a gun with which I will shoot you in case of need. He agreed to go peacefully finally. I said, "I will trust you, but you must tell me how you got in."

He said he had been in the house since 8 o'clock and had been in my dressing

room for a couple of hours waiting for me to come; that he had gotten in through an ash chute, through a place where they take out the ashes in the cellar. I said, "Where are your shoes and coat?" He said, "Down in the cellar." I said, "Go downstairs and get your things and I will meet you at the front door. If you go quietly I will give you some money, and then you can get your things out of pawn and get a night's lodging." My head was hurting me pretty badly. It had swollen up pretty large. He did come to the front door and I gave him, somewhat foolishly, \$5. I think if he had not hit me on the head I would have given only ten.

MADE APPOINTMENT FOR OFFICE MEETING.

I let him go. As I went I said, "If you come down to my office Monday morning, I cannot be down to-morrow, Saturday. I will see what I can do for you, and possibly I will arrange to send you to Chicago or some other place where you are away from here."

As soon as he had gone I alarmed the house and saw everything was tightly locked up, went back to my dressing room, as no one could come in and so I could make a careful search. I spent the rest of the night nursing my head, making cold applications. In the morning I went to my dressing-room and called the butler, who has been with me for some time. He knew my butler is never home Friday nights. We made a careful search of the dressing-room. We found, in addition to the club, which was a very heavy pin-one from an old booting alley that had been in my house—we found a carving knife. We found a heavy metal box, which stood in the parlor, weighing several pounds. We found two diamond scarfpins. Two diamond horseshoe pins were gone, and we found a silver shoebrush. I then did not know exactly what to do. I put the thing in the hands of the Pinkertons to see if the man could be traced between that Saturday morning and Monday, not knowing whether he would turn up or not. I have an address where he had left word with the servants that he had gone after he left my house, and on Monday morning, somewhat to my surprise, he turned up at the office.

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